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		TTAL LETTER Patent Pending)	OCT	0 3 2006	· <b>I</b> I	cket No. /	
In Re Application	on Of: Thomas Ziegler	, et al.	AT & IRA	DEMARK OF			
Application No.	Filing Date	Examiner		Customer No.	Group Art Unit	Confirmation	No.
10/580,587	May 25, 2006	Unassigned		23389	2629	5447	
t e e e e e e e e e e e e e e e e e e e	I-SENSITIVE INPUT D DEVICE, IN PARTICU				OR A TOUCH-S	SENSITIVE .	
		<b>COMMISSIONER F</b>	OR PAT	ENTS:			
Transmitted her	ewith is:						
CORRESPON REPORT.	IDENCE ENCLOSING	TRANSLATION OF I	NTERN <i>a</i>	ATIONAL PRE	LIMINARY EXA	MINATION	
	entified application.						
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Leopold Presser Registration No.	Signature 19.827	1		Dated: Septe	mber 29, 2006		
Scully, Scott, Murphy & Presser 400 Garden City Plaza - Suite 300 Garden City, New York 11530 (516) 742-4343				sufficient posta addressed to the	the United States ge as first class ne "Commissioner f n, VA 21313-1450" [ 9, 2016	Postal Service mail in an enve for Patents, P.O.	with elope Box

cc: LP:jy

Signature of Person Mailing Correspondence

Leopold Presser

Typed or Printed Name of Person Mailing Correspondence

# OCT 0 3 2006 IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant(s): Thomas Ziegler, et al.

Examiner: Unassigned

Serial No: 10/580,587

Art Unit: 2629

**Filed:** May 25, 2006

**Docket:** 19862

For: TOUCH-SENSITIVE INPUT DEVICE AND

Dated: September 29, 2006

FAULT DETECTION DEVICE FOR A TOUCH-SENSITIVE INPUT DEVICE, IN PARTICULAR

FOR MEDICO-TECHNICAL DEVICES

**Confirmation No: 5447** 

Commissioner for Patents P. O. Box 1450 Alexandria, VA 22313-1450

#### **CORRESPONDENCE**

Sir:

Submitted herewith is a translation of the International Preliminary Examination

Report, which was submitted on May 25, 2006.

Respectfully submitted,

Leopold Presser

Registration No. 19,827

Attorney for Applicants

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### **CERTIFICATE OF MAILING UNDER 37 C.F.R. §1.8(a)**

I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail in an envelope addressed to: Commissioner of Patents, Alexandria, VA 22313-1450 on September 29, 2006.

Dated: September 29, 2006

.egpdld Presser

#### PATENT COOPERATION TREATY

#### From the INTERNATIONAL BUREAU

NOTIFICATION OF TRANSMITTAL OF COPIES OF TRANSLATION OF THE INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (CHAPTER I OR CHAPTER II OF THE PATENT COOPERATION TREATY)

(PCT Rules 44bis.3(c) and 72.2)

HOFFMANN EITLE Arabellastrasse 4 81925 München ALLEMAGNE

EINGEGANGEN

Date of mailing (day/month/year) 08 September 2006 (08.09.2006) Applicant's or agent's file reference

106435 a/ubr

PCT/EP2004/013238

International application No.

**IMPORTANT NOTIFICATION** 

International filing date (day/month/year) 22 November 2004 (22.11.2004)

Applicant

SORIN GROUP DEUTSCHLAND GMBH et al

1. Transmittal of the translation to the applicant.

The International Bureau transmits herewith a copy of the English translation of the international preliminary report on patentability (Chapter I).

The International Bureau transmits herewith a copy of the English translation of the international preliminary report on patentability (Chapter II).

Transmittal of the copy of the translation to the designated or elected Offices.

The International Bureau notifies the applicant that copies of that translation have been transmitted to the following designated or elected Offices requiring such translation:

The following designated or elected Offices, having waived the requirement for such a transmittal at this time, will receive copies of that translation from the International Bureau only upon their request:

AE, AG, AL, AM, AP, AT, AU, AZ, BA, BB, BG, BR, BW, BY, BZ, CA, CH, CN, CO, CR, CU, CZ, DE, DK, DM, DZ, EA, EC, EE, EG, EP, ES, FI, GB, GD, GE, GH, GM, HR, HU, ID, IL, IN, IS, JP, KE, KG, KP, KR, KZ, LC, LK, LR, LS, LT, LU, LV, MA, MD, MG, MK, MN, MW, MX, MZ, NA, NI, NO, NZ, OA, OM, PG, PH, PL, PT, RO, RU, SC, SD, SE, SG, SK, SL, SY, TJ, TM, TN, TR, TT, TZ, UA, UG, US, UZ, VC, VN, YU, ZA, ZM, ZW

3. Reminder regarding translation into (one of) the official language(s) of the elected Office(s).

The applicant is reminded that, where a translation of the international application must be furnished to an elected Office, that translation must contain a translation of any annexes to the international preliminary report on patentability (Chapter II).

It is the applicant's responsibility to prepare and furnish such translation directly to each elected Office concerned within the applicable time limit (Rule 74.1). See Volume II of the PCT Applicant's Guide for further details.

The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland

Authorized officer

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### PATENT COOPERATION TREATY

# **PCT**

### INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter I of the Patent Cooperation Treaty)

(PCT Rule 44bis)

Applicant's or agent's file reference 106435 a/ubr	FOR FURTHER ACTION	See item 4 below		
International application No. PCT/EP2004/013238	International filing date (day/month/year) 22 November 2004 (22.11.2004)	Priority date (day/month/year) 25 November 2003 (25.11.2003)		
International Patent Classification (8th See relevant information in Form F	h edition unless older edition indicated) PCT/ISA/237			
Applicant SORIN GROUP DEUTSCHLAND GMBH				

1.	This international preliminary report on patentability (Chapter I) is issued by the International Bureau on behalf of the International Searching Authority under Rule 44 bis. 1(a).			
2.	This REPORT consists of a total of 16 sheets, including this cover sheet.  In the attached sheets, any reference to the written opinion of the International Searching Authority should be read as a reference to the international preliminary report on patentability (Chapter I) instead.			
3.	This report contains indication	ns relating to the following items:		
	Box No. I	Basis of the report		
	Вох №. П	Priority		
	Вох №. ПІ	Non-establishment of opinion with regard to novelty, inventive step and industrial applicability		
	Box No. IV	Lack of unity of invention		
	Box No. V	Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement		
	Box No. VI	Certain documents cited		
	Box No. VII	Certain defects in the international application		
	Box No. VIII	Certain observations on the international application		
4.	The International Bureau will not, except where the applican date (Rule 44bis .2).	communicate this report to designated Offices in accordance with Rules 44bis.3(c) and 93bis.1 but t makes an express request under Article 23(2), before the expiration of 30 months from the priority		
		Date of issuance of this report		

	Date of issuance of this report 29 August 2006 (29.08.2006)
The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland	Authorized officer  Agnes Wittmann-Regis
Facsimile No. +41 22 338 82 70	e-mail: pt06@wipo.int

Form PCT/IB/373 (January 2004)

#### PATENT COOPERATION TREATY

TRANSLATION From the INTERNATIONAL SEARCHING AUTHORITY WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY (PCT Rule 43bis.1) See Form PCT/ISA/210 Date of mailing (day/month/year) (sheet 2) Applicant's or agent's file reference FOR FURTHER ACTION 106435 a/ubr See paragraph 2 below International application No. International filing date (day/month/year) Priority date (day/month/year) PCT/EP2004/013238 22.11.2004 25.11.2003 International Patent Classification (IPC) or both national classification and IPC G03F7/20 Applicant SORIN GROUP DEUTSCHLAND GMBH This opinion contains indications relating to the following items: Box No. I Basis of the opinion Box No. II Box No. III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability Box No. IV Lack of unity of invention Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial Box No. V applicability: citations and explanations supporting such statement Box No. VI Certain documents cited Box No. VII Certain defects in the international application Box No. VIII Certain observations on the international application **FURTHER ACTION** If a demand for international preliminary examination is made, this opinion will be considered to be a written opinion of the International Preliminary Examining Authority ("IPEA") except that this does not apply where the applicant chooses an Authority other than this one to be the IPEA and the chosen IPEA has notified the International Bureau under Rule 66.1bis(b) that written opinions of this International Searching Authority will not be so considered. If this opinion is, as provided above, considered to be a written opinion of the IPEA, the applicant is invited to submit to the IPEA a written reply together, where appropriate, with amendments, before the expiration of 3 months from the date of mailing of Form PCT/ISA/220 or before the expiration of 22 months from the priority date, whichever expires later. For further options, see Form PCT/ISA/220. For further details, see notes to Form PCT/ISA/220. Name and mailing address of the ISA/EP Authorized officer Facsimile No. Telephone No.

International application No.

PCT/EP2004/013238

Box	x No. I	Basis of this opinion
1.	With	h regard to the language, this opinion has been established on the basis of the international application in the language in which it was f, unless otherwise indicated under this item.
		This opinion has been established on the basis of a translation from the original language into the following language
	-	, which is the language of a translation furnished for the purposes of international search (under
		Rule 12.3 and 23.1(b)).
2.	With inver	h regard to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the claimed ntion, this opinion has been established on the basis of:
	a.	type of material
		a sequence listing
		table(s) related to the sequence listing
İ	b.	format of material
		in written format
	,	in computer readable form
I	c.	time of filing/furnishing
ļ	1	contained in the international application as filed.
	1	filed together with the international application in computer readable form.
į	i	furnished subsequently to this Authority for the purposes of search.
3.		In addition, in the case that more than one version or copy of a sequence listing and/or table(s) relating thereto has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that in the application as filed or does not go beyond the application as filed, as appropriate, were furnished.
4.	Addit	tional comments:
	1	This report (Box V) makes reference to claims 1-24,
		corresponding to the fees paid for both
		inventions.

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Bo	x No. 1	IV L	ack of unity of invention
1.		In respons	se to the invitation (Form PCT/ISA/206) to pay additional fees the applicant has:
		paid	additional fees
		paid	additional fees under protest
		not	paid additional fees
2.		This Auth	tority found that the requirement of unity of invention is not complied with and chose not to invite the applicant to pay fees.
3.	This	Authority o	considers that the requirement of unity of invention in accordance with Rules 13.1, 13.2 and 13.3 is
		complied	with
		not compli	ied with for the following reasons:
		2	The application does not meet the requirements of
			PCT Rule $13(1)-(2)$ (lack of unity of invention)
			for the following reasons:
		2.1	The technical features of claims 1-24 could not
			be associated with the following different so-
			called inventions.
		2.1.1	Invention 1 (claims 1-11, 12-22, 24),
			relating to:
			(i) a touch-sensitive device operating
			according to the resistive principle
			wherein a signal is regularly applied to
			the resistive plates, this signal is
			measured and this measured value is
			compared to previously stored values to
			detect dysfunctions in the device.
			(ii) wherein a plurality of measured values
			are stored for the comparison, the memory
			being managed in such a manner that space
			for new measured values is available and
4.	Conse	equently, thi	s opinion has been established in respect of the following parts of the international application:
		all parts	
		the parts rel	ating to claims Nos.

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Во	ox No. V	Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicabilicitations and explanations supporting such statement	ty:
1.	Statemen		
	Novel	Ity (N) Claims 5, 7, 9-12, 16, 18, 20-23	YES
		Claims 1-4, 6, 8, 13-15, 17, 19, 24	NO
	Invent	tive step (IS) Claims	YES
		Claims 1-24	
	Indust	trial applicability (IA) Claims 1-24	
		Claims	
2.	Citations :	and explanations:	·
	Refe	rence is made to the following documents:	
		D1: EP-A-0 528 598 (NCR INTERNATIONAL INC) 24	
		February 1993 (1993-02-24)	
		D2: "AUTOMATIC ZEROING OF FORCE-SENSITIVE TOUCH	
		SCREEN" IBM TECHNICAL DISCLOSURE BULLETIN,	
		IBM CORP. NEW YORK, US, Vol. 32, No. 11, 1	•
		April 1990 (1990-04-01), pages 244-245,	
		XP000097690 ISSN: 0018-8689	
		D3: US-A-6 016 140 (BLOUIN ET AL) 18 January 2000	
		(2000-01-18)	
		D4: US-A-6 005 200 (STANCHAK ET AL) 21 December	
		1999 (1999-12-21)	•
		D5: WO 03/049002 A (3M INNOVATIVE PROPERTIES	
		COMPANY) 12 June 2003 (2003-06-12)	
	3	INDEPENDENT CLAIMS 1 and 14	
	2 1		
	3.1	The subject matter of claims 1 and 14 of the	
		present application does not meet the requirements	
	2 2	of PCT Article 33(1)(2) for the following reasons:	
	3.2	Document <b>D1</b> discloses the subject matter of claim <b>1</b>	
		as follows:	
		"touch sensitive device comprising	

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Box No. V Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

- a.) a first plate demonstrating a first conductive coating to which first and second bus managers are provided, these first and second bus managers facing each other, and
- b.) a second plate demonstrating a second conductive coating to which third and fourth bus managers are provided, these third and fourth bus managers facing each other,
- c.) wherein the plates are disposed at a distance from one another in such a manner that the conductive coatings face each other (D1, column 3, lines 30-48, and figures 1, 2: the 'layers 10 and 12' correspond to the two plates, 'upper and lower conductive layers 16 and 18 facing each other' correspond to the conductive coatings that face each other, 'digitzer electrodes 24 and 26' and 'digitizer electrodes 28 and 30' correspond to the four bus managers)
- d.) a first measuring device, which applies a reference signal to the bus manager of the first plate and determines a first measured value resulting from the first conductive coating.
- e.) a second measuring device, which applies a reference signal to the bus manager of the second plate and determines a second measured value resulting from the second conductive coating (D1, column 3, line 55 column 4, line 23, column 5, line 3 column 6, line 25, figures 1, 3, 4: the 'control circuit 22' fulfils the function of the first and second measuring devices. The signal 'current I' is applied to the bus manager and through the coatings by opening and closing

Box No. V Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability: citations and explanations supporting such statement

switches. The resistances 'resistance  $R_{H}$ ' and 'resistance  $R_{V}$ ', which correspond to the two measured values, are determined), and

- f.) a monitoring device,
  - (i) to which the measuring devices transmit the first and the second measured values,
  - (ii) which stores the transmitted measured values into a memory,
  - (iii) compares the measured values to one another, and
  - (iv) which determines and signals a dysfunction of the touch-sensitive device on the basis of deviations determined from the comparison (D1, column 5, line 3 column 6, line 25, figures 3, 4: the measured values are transmitted to the 'controller 64'; the first measured values 'resistance  $R_{HC}$ ' and 'resistance  $R_{VC}$ ' are stored in the memory and later measured values are compared to these; if the comparison value lies above a threshold, this is recognized as an error)."
- 3.3 Claim 14 relates to a subject matter that corresponds to the subject matter of claim 1. The objections to claim 1 therefore also apply correspondingly to claim 14.
- 4 DEPENDENT CLAIMS 2-11, 13, 15-22, 24
- 4.1 The subject matter of claims 2-4, 6, 8, 13, 15, 17, 19, 24 of the present application does not meet the requirements of PCT Article 33(1)(2) for the following reasons.

Box No. V	Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability: citations and explanations supporting such statement
4.2	Document D1 discloses the subject matter of claims
	2-4, 6, 8, 13, 15, 17, 19, 24 as follows:
4.2.1	Claim 2, relating to the vertical arrangement
	of the conductive coatings of claim 1 and the
	use of the device for determining the
	position of a point of contact (D1, column 4,
	lines 24-45).
4.2.2	Claim $3$ , relating to an alternative
ļ.	arrangement of the device in 5-wire
	technology (D1, column 10, lines 41-46)
4.2.3	Claim $oldsymbol{4}$ , relating to the use of the same
	electric circuit for the first and second
	measuring device (D1, column 5, lines 50-53
	and column 6, lines 11-13 and figure 2: $^{\backprime}A/D$
	converter 66' fulfils the function of both
	measuring devices (32, 33)).
4.2.4	Claim 6, relating to the integration of
	monitoring device and evaluation device (D1,
	column 4, lines 35-37, column 5, lines 57-58:
	the 'controller 64' fulfils both functions).
4.2.5	Claim 8, relating to a current as signal and
	voltage as measured value (D1, column 5,
	lines 47-53).
4.2.6	Claim 13, relating to the use of a non-
	volatile memory (D1, column 4, lines $19-23$ ).
4.2.7	Claims 15, 17, 19, 24 relate to a subject
	matter that corresponds to the subject matter
	of claims $4$ , $6$ , $8$ , $13$ . The objections to the
	claims 4, 6, 8, 13 therefore also apply
	correspondingly to the claims 15, 17, 19, 24.
4.3	The subject matter of claims 5, 7, 9-11, 16, 18,
2	20-22 of the present application do not meet the

Box No. V Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability: citations and explanations supporting such statement

requirements of PCT Article 33(1)(3) for the following reasons.

- 4.3.1 The remaining subject matter of claims 5, 7 is not disclosed in document D1. However, these features only involve obvious implementation possibilities from which a person skilled in the art of touch-sensitive devices would choose according to the circumstances, without thereby being inventive.
- The remaining subject matter of claims 9 and 11 is not disclosed in document D1. The problem addressed by the present invention can therefore be considered that of improving the user-friendliness of the touch-sensitive device.

The additional features of claims 9 and 11, which relate to the repeated storing of measured values and their use in correcting the results of the evaluation device, are used in a similar touch-sensitive device in document D2, and offer the same advantages as the present application (D2, page 1, lines 2-5, 34-39: periodic measurements are performed on a touch-sensitive device to detect and correct error performance of the device. In particular, a smoothed value that incorporates a plurality of previous values can be used). The person skilled in the art of the touch-sensitive device would therefore consider the inclusion of this feature in the touch-sensitive device described in **D1** to be a routine design measure for solving the

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Box No. V Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

problem of interest.

- 4.3.3 The remaining subject matter of claim 10 is not disclosed in document D1. The problem addressed by the present invention can therefore be considered that of managing the memory in a more efficient manner. However, this feature, namely deleting/overwriting particular measured values in order to store new ones, only involves one of several obvious implementation possibilities, resulting from the finiteness of the available memory, from which a person skilled in the art of touch-sensitive devices would choose according to the circumstances, without thereby being inventive, in order to create memory space for new measured values and thereby solve the problem of being able to resort to earlier measured values when memory is limited. One well known principle of memory management, for example, is that the replaced value is the oldest value (in the specialist world, called 'least recently used (LRU)').
  - The remaining subject matter of claim 12 is not disclosed in document D1. The problem addressed by the present invention can therefore be considered that of detecting the inputted position more precisely. The additional feature of claim 12, which relates to the interruption of the evaluation device, is used in a similar touch-sensitive device in document D4 and offers the same advantages

problem of interest.

as in the present application (**D4**, column 2, lines 30-33). The person skilled in the art of touch-sensitive devices would therefore consider the inclusion of this feature in the touch-sensitive device described in **D1** to be

Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability;

a routine design measure for solving the

4.3.5 Claims 16, 18, 20-23 relate to a subject matter that corresponds to the subject matter of claims 5, 7, 9-12. The objections to claims 5, 7, 9-12 therefore apply correspondingly to claims 16, 18, 20-23.

#### COMMENTS

Box No. V

- The subject matter of claims 1, 9, 10 combined with the subject matter of the description, page 8, line 31- page 9, line 10, could form the basis for a new independent claim that meets the requirements of PCT Article 33(1)-(3) for the following reasons.
- 5.1 The closest prior art, **D1**, discloses a touch—sensitive device that carries out measurements and compares these to stored measured values in order to determine dysfunctions.
- 5.2 The additional subject matter of the suggested combination of features is novel over D1-D3 and relates to the storage of measured data over a longer time period, whereby older data become so sparse that the remaining measured data are not distributed continuously and extend back to the beginning of the life cycle of the touch-sensitive device.

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	101/112004/013236
Box No. V	Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement
5.3	The additional subject matter of the suggested
	combination of features has the technical effect
	that both very long-term drift and short-term
	fluctuations in the measured values can be
	detected and corrected without having to claim an
	excessive amount of memory. This has the advantage
	that the memory can be kept small without
	forfeiting functionality. The objective problem
	that the suggested combination of features solves
	is therefore: how can the memory requirements be
	reduced while keeping functionality the same.
5.4	The prior art did not disclose anything that would
	motivate the person skilled in the art to amend <b>D1</b>
	in such a manner that he would come to a solution
	like that presented in the suggested combination
	of features.
5.5	The subject matter of the suggested combination of
	features could thus form the basis for a new claim
	that meets the requirements of PCT Article 33(1)-
	(3).

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The following defects in the form or contents of the international application have been noted:

6 The independent claims have not been drafted in the two-part form in relation to the closest prior art (document D1) and therefore do not meet the requirements of PCT Rule 6.3(b).

7 The description does not cite documents D1-D3 in order to present the invention in an appropriate manner and therefore does not meet the requirements of PCT Rule 5.1(a)(ii).

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Supplemental Box

In case the space in any of the preceding boxes is not sufficient.

Box IV

these measured values are used to correct the dysfunction.

- 2.1.2 Invention 2 (claims 1, 12, 14, 23), relating to:
  - (i) a touch-sensitive device operating according to the resistive principle wherein a signal is regularly applied to the resistive plates, this signal is measured and this measured value is compared to previously stored values to detect dysfunctions in the device,
  - (iii) wherein the measuring device supplies a signal to the evaluation device so that the evaluation device will interrupt its function.
- 2.2 The so-called inventions 1 and 2 have technical feature (i) in common. However, said technical feature (i) is already known from document D1 (D1, column 3, lines 30-48, column 4, lines 24-45, column 5, line 10-column 6, line 25, figures 1, 2). The additional technical features (ii) and (iii) of inventions 1 and 2 are special technical features, which distinguish these inventions from the known prior art in D1. These additional technical features have no technical relationship with one another and therefore do not meet the requirements of PCT Rule 13.2. Furthermore, technical features (ii) and (iii) relate to the solution of different problems, namely (Pii)

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Supplemental Box

detecting short-term fluctuations and long-term 'drift' in the touch-sensitive device; (Piii) synchronizing the evaluation device and measuring device. The claims as a whole are therefore based on more than one inventive approach, so the claims do not meet the requirements of PCT Rule 13.1.

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Supplemental Box

Box VIII

- The application does not meet the requirements of PCT Article 6 because claims 4, 6, 11, 12, 15, 17, 22, 23 are not clear.
- 8.1 Claims 6, 11, 12 (or 17, 22, 23, respectively) are worded as dependent claims of claim 1 (or claim 14, respectively), but relate to an evaluation device that is first introduced in claim 2 (or not at all).
- 8.2 In addition, the term "evaluation device" in claims
  6 and 11 seems to relate to two different
  features, as becomes clear on the basis of
  reference signs 30 and 30' as well as figure 2.
- 8.3 The measuring devices (German: Messeinrichtungen)
  32 and 33 of claim 1 are called measuring devices
  (German: Messvorrichtungen) in claim 4, but relate
  to the same technical features, as is made clear
  by the reference signs.
- 8.4 According to PCT Rule 10.2, terminology and signs must be consistent throughout the entire application. This requirement is not satisfied. The subject matter of these claims is therefore vague and unclear and leaves the reader uncertain as to the meaning of the technical features in question.